THE HONORABLE BARBARA J. ROTHSTEIN 1 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 PARLER, LLC, Case No. 21-cv-00270-BJR 10 Plaintiff, 11 PLAINTIFF PARLER LLC'S RESPONSE TO DEFENDANTS' 12 MOTION TO SEAL PORTION OF VS. DEFENDANTS' SUPPLEMENTAL 13 AMAZON WEB SERVICES, INC., and STATEMENT OPPOSING REMAND AMAZON.COM, INC., 14 Defendants. 15 16 17 18 19 20 21 22 23 24 25

PLAINTIFF PARLER LLC'S RESPONSE TO DEFENDANTS' MOTION TO SEAL PORTION OF DEFENDANTS' SUPPLEMENTAL STATEMENT (Case No. 2:21-cv-00270-BJR)

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Parler, LLC agrees to and supports the relief requested in Defendants Amazon Web
Services, Inc. and Amazon.com, Inc.'s (collectively, "Amazon") Motion to Seal Portion of
Defendants' Supplemental Statement Opposing Remand. Dkt. 59 (the "Motion to Seal"). On
July 1, 2021, the Court ordered Plaintiff to produce certain documents, providing that the
"documents shall be designated Attorneys' Eyes Only." Dkt. 49, at 3. Defendants filed a motion
to seal (Dkt. 59) in connection with the Supplemental Statement Opposing Remand they filed on
July 22, 2021, because it contained confidential information or would reveal aspects of information
maintained under seal pursuant to the March 15 order and designated as "Attorneys' Eyes Only"
pursuant to the July 1 order. Amazon's Motion to Seal seeks to seal information about Parler
LLC's members, which this Court previously determined should be sealed in connection with
Parler's corporate disclosure statement, and confidential information concerning a trust.
For the same reasons stated in Parler's motion to seal its corporate disclosure statement,
Dkt. 13, and in Amazon's Motion to Seal, and pursuant to this Court's March 15, 2021 and July 1,
2021 Orders, in conjunction with LCR 5(g)(2)(A), Parler requests that the Court grant Amazon's

Motion to Seal.

DATED this 12th day of August, 2021.

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PLAINTIFF PARLER LLC'S RESPONSE TO DEFENDANTS' MOTION TO SEAL PORTION OF DEFENDANTS' SUPPLEMENTAL STATEMENT (Case No. 2:21-cv-00270-BJR) - 2